



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

खण्ड १६]

शिमला, शनिवार, ८ जून, १९६६/१८ ज्येष्ठ, १९६०

[संख्या २३

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हिमाचल प्रदेश सरकार

REVENUE DEPARTMENT
NOTIFICATIONS

Simla-4, the 17th February, 1967

No. 15-1/66-Rev. II.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh, that land is likely to be required to be taken by the Government at the public expense for a public purpose, namely for the construction of M.P. and P. staff quarters, it is hereby notified

that the land in the locality described below is likely to be required for the above purpose.

2. This Notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, as applied to Himachal Pradesh to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts

required or permitted by that section.

4. Any person interested who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this Notification file an objection in writing before the Collector of Land Acquisition H.P., P.W.D., Sirmur district, Nahan.

SPECIFICATION

District: SIRMUR

Tehsil: RAINKA

Village	Khasra No.	Area Big.	Area Bis.
CHULIDADAHU	352/2/1	9	15

Simla-4, the 17th February, 1967

No. 15-1/66-Rev. II.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the Government at the public expense for a public purpose, namely for the construction of Majri-Jateon road, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

2. This Notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, as applied to Himachal Pradesh to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

4. Any person interested who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this Notification file an objection in writing before the Collector of Land Acquisition H. P., P. W. D. and M. P. and Power, Sirmur district, Nahan.

SPECIFICATION

District: SIRMUR

Tehsil: PAONTA

Village	Khasra No.	Area Big.	Area Bis.
MEHAT	80/1	21	5
	80/2	8	15
	3/1	1	10
	4/1	1	1
	16/1	2	15
	19/1	0	18
	34/1	0	4
	77/1	0	9
	81/1	2	9
	82/1	0	9
	142/1	0	16
	142/2	10	19
	142/3	4	2
	118/1	0	5
	143/1	0	9
	143/2	0	8
	149/1	3	15
	150/1	1	0
	178/1	28	19
Total		90	8

By order,
S. N. BISARYA,
Under Secretary.

TRANSPORT DEPARTMENT NOTIFICATIONS

Simla-1, the 27th May, 1968

No. T. 1-7/68-Tpt.—Whereas it appears to the Lieutenant Governor, Himachal Pradesh that land is likely to be required to be taken by the Government at the public expense for a public purpose, namely for the construction of Transport Department Booking Office/Motor Stand at Sundernagar in District Mandi (Himachal Pradesh), it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

2. This Notification is made under the provision of section 4 of the Land Acquisition Act, 1894, as applied to Himachal Pradesh to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

4. Any person interested who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this Notification file an objection in writing before the Collector Mandi district, Mandi, (Himachal Pradesh).

SPECIFICATION

District: MANDI

Tehsil: SUNDERNAGAR

Village	Khasra No.	Area Big.	Area Bis.
BHOJPUR	1050/1019		
	162/1	5	2
	161	0	2
	923/158/1	1	9
	163	0	2
Total		6	15

Simla-1, the 27th May, 1968

No. 1-7/68-Tpt.—Whereas it appears to Government of Himachal Pradesh that land is likely to be required to be taken by the Government at public expense for a public purpose namely for construction of a bus stand and rest rooms etc., at Manali, it is hereby notified that the land in the locality described below is likely to be acquired for the above purpose.

2. This Notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor, Himachal Pradesh, is pleased to authorise the officers engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

4. Any person interested who has any objection to the acquisition of any land in the locality may, within thirty days (30 days) of the publication of this Notification file an objection in writing to the Land Acquisition Collector, Kulu district.

SPECIFICATION

District: KULU

Tehsil: KULU

Village	Khasra No.	Area Big.	Area Bis.
PHATI NASOG KOTHI MANALI	775/2-1/4	4	2

By order,
Sd/-
Secretary.

भाग २—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और ज़िला मंत्रिस्ट्रों द्वारा अधिसूचनाएं इत्यादि

OFFICE OF THE REGISTRAR, CO-OPERATIVE SOCIETIES (PRIMARY) MAHASU DISTRICT KASUMPTI (HIMACHAL PRADESH)

ORDER

Kasumpti, the 1st May, 1968

No. Coop. 1 (148)/55-10135.—Whereas the Sawra Co-operative M. P. Society Ltd., Sawra, Tehsil Jubbal, District Mahasu, Himachal Pradesh has ceased working and its members are not taking interest for its revival and as recommended by the Inspector, Co-operative and Supplies, Jubbal.

Now, therefore, I, Partap Singh, Registrar, Co-operative Societies (Primary), Mahasu district, Kasumpti, Himachal Pradesh in exercise of the powers conferred upon me under section 103 of the Himachal Pradesh Co-operative Societies Act, 13 of 1956 read with the Notification No. 8-106/60-Co-op., dated the 3rd May, 1960, from the Under Secretary (Co-operation) to Himachal Pradesh Administration, do hereby order that the Sawra Co-operative M.P. Society Ltd., Tehsil Jubbal, District Mahasu, Himachal Pradesh be wound up with immediate effect.

PARTAP SINGH,
Registrar.

INDUSTRIES DEPARTMENT

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT

Nahan, the 24th May, 1968

No. Ind. SMR (Loan)-49/68-3558-61.—Whereas a notice was served on Shri Bhagat Ram legal heir to late Shri Gurmukh Singh village Kathli, P.O. Dimber, Tehsil Pachhad on the 7th April, 1967 under section 23 of the Punjab State Aid to Industries (Himachal Pradesh Amendment) Act, 1964, calling upon the said Shri Bhagat Ram to pay to me the sum of Rs. 2,873.44 on or before the 30th April, 1967 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 1,558.36 along with up-to-date interest due at the rate of 4-1/2 per cent compound interest per annum is due from the said Shri Bhagat Ram and that the property in the described attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

Land comprised Khasra No. 56 kita, situated in village Kathli, Bharan, Tehsil Pachhad, District Sirmur, measuring 206.8 bighas.

R. N. GUPTA,
District Industries Officer,
Sirmur district, Nahan.

उदांग विभाग
अधिसूचनाएं
फार्म 'ज'

पंत्राव राज्य उदांग महायता अधिनियम, 1935 की घारा
24 के अधीन घोषणा
कुल्लु, 25 मई, 1968

संखा L/456/2148 —इब कि पंत्राव राज्य उदांग महायता अधिनियम, 1935 की घारा 23 के अधीन 25-4-68 को नोटिस दिया गया था जिसमें उक्त Prem Chand s/o Shri Sukhu, village Dhar, P.O. Chowai, Tehsil Nirmand, District Kulu को 166 रु की राशि 8% वार्षिक ब्याज दर सहित 14-4-68 से अन्तिम अदायगी की तिथि तक मुझे अदा करने के लिए कहा गया था, और चूंकि ममस्त उक्त राशि अदा नहीं की गई है, इसलिए मैं घोषणा करता हूँ कि 500 रु की राशि 14-4-68 से अन्तिम अदायगी की तिथि तक 8% वार्षिक ब्याज दर सहित उक्त Prem Chand से देय है और मंत्रालय अमुमूलि में निर्दिष्ट समय से उक्त कर्जे की पूर्ति की जा सकती है।

RECOVERY SCHEDULE
All assets and liabilities present or to be created with the help of loan i.e. building, land, machinery, stores, stocks, etc.

हस्ताक्षरित,
ज़िला उदांग अधिकारी,
कुल्लु।

फार्म 'ज'
पंत्राव राज्य उदांग महायता अधिनियम, 1935 की घारा 24
के अधीन घोषणा

कुल्लु 25 मई 1968

संखा L/417/2093.—इब कि पंत्राव राज्य उदांग महायता अधिनियम, 1935 की घारा 23 के अधीन 6-4-1968 को नोटिस दिया गया था, जिसमें उक्त Chhotu Ram s/o Shri Saunu Shoe Maker Sarwari Bazar, Kulu को 166 रु की राशि 7½% वार्षिक ब्याज दर सहित 24-3-68 से अन्तिम अदायगी की तिथि तक मुझे अदा करने के लिए कहा गया था, और चूंकि ममस्त उक्त राशि अदा नहीं की गई है, इसलिए मैं घोषणा करता हूँ कि 334 रु की राशि 24-3-68 से अन्तिम अदायगी की तिथि तक 7½% वार्षिक ब्याज दर सहित उक्त Chhotu Ram में देय है और मंत्रालय अमुमूलि में निर्दिष्ट समय से उक्त कर्जे की पूर्ति की जा सकती है।

RECOVERY SCHEDULE
All assets and liabilities in the possession of loanee or to be created thereafter with the aid of loan i.e. land, building, store, stocks etc.

हस्ताक्षरित,
ज़िला उदांग अधिकारी,
कुल्लु।

भाग ३—अधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वंधानिक नियम तथा हिमाचल प्रदेश के उप-राज्यपाल, हिमाचल बैंच आफ बेहली हाई कोर्ट, फाइनेंशल कमिशनर तथा कमिशनर आफ हन्कम-टैक्स द्वारा अधिसूचित प्रावेश इत्यादि

शून्य

भाग ४—स्थानीय स्वायत शासन: म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटीफाइड और टाउन एरिया तथा पंचायत विभाग

**LOCAL SELF GOVERNMENT DEPARTMENT
NOTIFICATION**

Simla-2, the 29th May, 1968

No. 13-2/67-LSG.—In pursuance of the provisions of sub-section (10) of section 62 of the Punjab Municipal Act, 1911, as in force in the territories transferred to Himachal Pradesh under section 5 of the Punjab Reorganisation Act, 1966, it is hereby notified these with the previous sanction of the Lieutenant Governor, Himachal Pradesh, the Municipal Committee, Dalhousie in Chamba district in exercise of the powers conferred

on it by section 61 of the said Act, has levied a surcharge of 25% on the rates of Octroi leviable in respect of all items except item Nos. 1 and 31 to 35 of its octroi (without refunds) Schedule appended to the then Punjab Government Notification No. 6175-C1 (4c1)-61/27507, dated the 3rd July, 1961.

This imposition of the surcharge shall come into force with effect from 1st July, 1968.

By order,
D. B. LAL
Secretary.

भाग ५—वैयक्तिक अधिसूचनाएं और विज्ञापन

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955
Before the District Compensation Officer, Mandi district.

In the matter of Shri Chamoru s/o Gohra, Lohar, r/o Talyahar, illaqua Bagra (Tenant).

Versus

Shri Sher Singh, Gopal Singh ss/o Briju, Smt. Radha wd/o Uttam, Karma s/o Sidhu, r/o Padhiun, illaqua Pachhihat (Landowners).

To

All persons concerned.

Whereas Shri Chamoru (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy measuring 1/2 of 6-0-16 bighas (as entered in the Revenue Records) situated in village Padhiun, Pargana Pachhihat, Tehsil Sadar, District Mandi in the ownership of Shri Sher Singh etc., (Landowners).

And whereas a sum of Rs. 100.90 is proposed to be allowed as compensation to be paid by the said Shri Chamoru (Tenant) to the said Shri Sher Singh etc., (Landowners) for extinction of the rights, title and interest of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 100.90 as compensation shall be received by the undersigned by 15-6-1968.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 25th day of March, 1968.

M. C. PADAM,
Compensation Officer.

(Seal).

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955
Before the Compensation Officer, Shri M. C. Padam, Mandi district.

In the matter of Shrimati Maghi wd/o Jethu, Bhadar s/o Mathu adult, Nag, Fagnu, minor through their mother Smt. Achhri, Rajput, r/o Dhawahan, illaqua Drungsira, Tehsil Jogindernagar (Tenants).

Versus

Shrimati Manchli, Padma ds/o Parvati, Smt. Rukmani wd/o Ghunkoo, Ganga Ram s/o Thaku, Achhar Singh, Sansar Chand, Ishar Chand, Jagdish Chand, Suresh Chand ss/o Bhekham, Vidhu alias Hem Prabh, Satya Pal ss/o Uttam, Smt. Pampi d/o and Damyanti grand daughter of Uttam, Girdhari s/o Darsnu, Som Dutt, Durga Dass, Seru ss/o Nandu, Khatri, r/o Nagar Mandi (Landowners).

To

All persons concerned.

Whereas Shrimati Maghi etc., (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of their tenancy, measuring 16-5-11 (as entered in the Revenue Records) situated in village Dhawahan, Pargana Dungsira, Tehsil Jogindernagar, District Mandi in the ownership of Shrimati Manchli etc., (Landowners).

And whereas a sum of Rs. 206.35 is proposed to be allowed as compensation to be paid by the said Shrimati Maghi etc., (Tenants) to the said Shrimati Manchli etc., (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 206.35 as compensation, shall be received by the undersigned by 18-6-1968.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or

before the date specified above whereafter no objections shall be received.

Given under my hand and seal,

M. C. PADAM,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955
Before the Compensation Officer, Shri M. C. Padam, Mandi district.

In the matter of Shri Bhadar s/o Mathu, Rajput, r/o Dhanwahan, illaqua Drungsira, Tehsil Jogindernagar (Tenant).

Versus

Smt. Manchli, Padma ds/o Smt. Parvati, Rukmani wd/o Ghunku, Ganga Ram s/o Thakur, Achhar Singh, Sansar Chand, Ishar Chand, Jagdish Chand, Suresh Chand ss/o Bhekham, Bidhu alias Hem Prabh, Satya Pal ss/o and Smt. Pampi d/o and Smt. Damyanti grand daughter of Uttam, Girdhari s/o Darsnu, Som Dutt, Durga Dutt, Seru ss/o Nandu, Khatri, r/o Nagar Mandi (Landowners).

Nand Lal, Narottam ss/o Jassa, Narayan, Prakash, Siri Dev ss/o and Smt. Vidya Devi d/o Nain Sukh, Balbant Kumar, Vijai Kumar ss/o and Smt. Himachali, Gandhari Devi, Prem Lata, Kushma, Krishna, Narajna ds/o and Smt. Sobha Devi wd/o Gobind Ram, Puran Kumar s/o Suraj Mani, Maya Dhar, s/o Tauna, Ishwar Dass, Narinder Singh, Surender Pal ss/o Ganesh Dutt, Kundan Singh s/o Dipa, Gopal, Punnu, Hans Raj ss/o Thanthu Khatri, r/o Nagar Mandi (Landowners).
To

All persons concerned.

Whereas Shri Madan etc., (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of their tenancy, measuring 3-14-2 bighas (as entered in the Revenue Records) situated in village Darbea, Pargana Bagra, Tehsil Sadar, District Mandi in the ownership of Shri Devki Nandan etc., (Landowners).

And whereas a sum of Rs. 38.55 is proposed to be allowed as compensation to be paid by the said Shri Madan etc., (Tenants) to the said Shri Devki Nandan etc., (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 38.55 as compensation, shall be received by the undersigned by 20-6-1968.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 25th day of May 1968.

M. C. PADAM,
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955
Before the District Compensation Officer, Mandi district.

In the matter of Shri Sadhu s/o Nanku Lohar, r/o Sardhwar, illaqua Bagra (Tenant).

Versus

Shri Devki Nandan, Prakash Chand ss/o Shankar, etc.

(See S. No.)

To

All persons concerned.

Whereas Shri Sadhu (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955
Before the Compensation Officer, Shri M. C. Padam, District Mandi.

In the matter of Shri Madan, Dumnu, Dagu ss/o Gaddi, caste Harijan, r/o Sardhwar illaqua Bagra (Tenants).

Versus

Shri Devki Nandan, Prakash Chand ss/o Shanker,

tenancy, measuring 6-0-15 bighas (as entered in the revenue records) situated in village Darbia, Pargana Bagra, Tehsil Sadar, District Mandi in the ownership of Shri Devki Nandan etc., (Landowners).

And whereas a sum of Rs. 104.85 is proposed to be allowed as compensation to be paid by the said Shri Sadhu (Tenant) to the said Shri Devki Nandan etc., (Landowners) for extinction of the rights, title and interest of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 104.85 as compensation shall be received by the undersigned 20-6-1968.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 25th day of March 1968.

Sd/-
(Seal). Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the District Compensation Officer, Mandi district.

In the matter of Shri Lalu s/o Kanhya, Luhar, r/o Sarohar, illaqua Bagra (Tenant).

Versus

Shri Devkinandan, Parkash Chand ss/o Sankar, etc.
(See S. No.....)

To

All persons concerned.

Whereas Shri Lalu (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy measuring 4-4-6 bighas (as entered in the Revenue Records) situated in village Darbeas, Pargana Bagra, Tehsil Sadar, District Mandi in the ownership of Shri Devkinandan etc., (Landowners).

And whereas a sum of Rs. 64.20 is proposed to be allowed as compensation to be paid by the said Shri Lalu (Tenant) to the said Shri Devkinandan etc., (Landowners) for extinction of the rights, title and interest of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 64.20 as compensation shall be received by the undersigned by 20-6-1968.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal, this 25th day of May, 1968.

Sd/-
Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Shri M. C. Padam, Mandi district.

In the matter of Shri Sadhu s/o Nanku, caste Luhar, r/o Sardhwar, illaqua Bagra, Tehsil Sadar (Tenant)

Versus

Shri Devki Nandan, Prakash Chand ss/o Shanker, Nand Lal, Narottam Ram ss/o Jassa, Narayan Prashad, Siri Dev ss/o Smt. Vidya Devi d/o Nain Sukh, Balbant Kumar, Bijai Kumar ss/o and Smt. Himachali, Gandhari, Prem Lata, Kushma, Krishna, Nirajana ds/o and Smt. Sobha Devi wd/o Gobind Ram, Puran Kumar s/o Suraj Mani, Mayadhar s/o Tanna, Ishwar Dass, Surender Pal, Narinder Singh ss/o Ganesh Dutt, Kundan, Singh, s/o Dipa, Siri Gopal, Punnu, Hans Raj ss/o Thanthu Khatri, r/o Nagar Mandi (Landowners).

To

All persons concerned.

Whereas Shri Sadhu (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy, measuring 4-4-6 bighas (as entered in the Revenue Records) situated in village Darbeas, Pargana Bagra, Tehsil Sadar, District Mandi in the ownership of Shri Devki Nandan etc., (Landowners).

And whereas a sum of Rs. 64.20 is proposed to be allowed as compensation to be paid by the said Shri Sadhu (Tenant) to the said Shri Devki Nandan etc., (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 64.20 as compensation shall be received by the undersigned by 20-6-1968.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 22nd day of May, 1968.

(Seal).

M. C. PADAM,
Compensation Officer.

इष्टहार

बालालत श्री आर० एल० सेठ, कम्पनसेशन ऑफिसर (तहसीलदार)
नाहन, जिला सिरमौर

(कम्पनसेशन अधीन धारा नं० ११ ऐक्ट नं० १५ सन् १९५४)
मुकदमा नम्बर २१, मिति २ -४-६८

श्री जगत राम, ग्राम पिसारान नैन मिह, माकिन गाड़ा
भूड़ी, तहसील नाहन
बनाम

(मायलान)

कंवर जोगिन्दर, मिह, पुत्र कंवर वदरी मिह, मुहल्ला रानी ताल, शहर
नाहन
(फोकमानी)

→ हर गाह कि मुकदमा मुन्दरजा उनवान बाना में तारीख पेशी मिति २३-६-६८ मुकरंर है। उपरोक्त फोकमानी को तनबी के लिए अदालत हजा से समनात जारी हुए मगर वह अदम पता है लिहाजा कंवर जोगिन्दर सिह पुत्र बदरी निह को बजरिया इश्तहार इतला दी जाती है कि वह तारीख मुहरंरा पर अमानतन या बकालतन बार्ज जवाब देहो हाजिर अदालत हजा होवे। बपूरत दीगर कारंवाही यकनरका अपन में लाई जावेगी।

आज मिति २२-५-६८ को हमारे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

आर० एल० सेठ,

कम्पनसेशन ऑफिसर।

इश्तहार

बप्रदालत थी आर० एल० सेठ, कम्पनसेशन ऑफिसर (तहसीलदार)
नाहन, जिला निरप्रीर
(कम्पनसेशन अधीन धारा नं० ११ ऐकट नं० ११, मन० १९६८)
मुकदमा नम्बर, २०, मिति २०-६-६८
श्री गलाब मिह, पुत्र मायर मिह माकिन गाड़ा भूड़ी, तहसील नाहन
(मायल)।

बनाम
कंवर जोगिन्दर मिह मुप्रत्र कंवर बदरी मिह, मुहल्ला रानी ताल, नाहन
(फोकमानी)।

हर गाह कि मुकदमा मुन्दरजा उनवान बाना में तारीख पेशी मिति २३-६-६८ मुकरंर है उपरोक्त फोकमानी पर समन की नामोन नहीं हुई, वह अदम पता है। लिहाजा कंवर जोगिन्दर मिह मुप्रत्र कंवर बदरी मिह को बजरिया इश्तहार इतला दी जाती है कि वह अमानतन या बकालतन बार्ज जवाब देहो तारीख मुहरंरा पर हाजिर अदालत हजा होवे बपूरत दीगर कारंवाही यक तरफा अपन में लाई जावेगी।

आज मिति २२-५-६८ को हमारे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

आर० एल० सेठ,
कम्पनसेशन ऑफिसर।

भाग ६—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

LAW DEPARTMENT

NOTIFICATION

Simla-2, the 23rd May, 1968

No. 13-95/67-LR.—In pursuance of the adoption of a motion by Rajya Sabha on the 23rd February, 1968 that the Port Protection Force Bill, 1964 by Shri M. P. Bhargava, M.P., be circulated for the purpose of eliciting opinion thereon by the 31st December, 1968, the said Bill and the Statement of Objects and Reasons are hereby published in the Himachal Pradesh Government Gazette. Any person or public body desiring to submit an opinion on the Bill should send the same in triplicate to the undersigned so as to reach him by the 1st October, 1968. No opinion which is submitted direct to the Rajya Sabha Secretariat or to any Ministry of the Government of India, will be accepted.

JOSEPH DINA NATH,
Under Secretary (Judicial).

Bill No. XIX of 1964

THE PORT PROTECTION FORCE BILL, 1964 (AS INTRODUCED IN THE RAJYA SABHA)

A BILL

to provide for the constitution and regulation of a Force called the Port Protection Force for the better protection and security of port property.

Be it enacted by Parliament in the Fifteenth Year of the Republic of India as follows:

1. Short title, extent and commencement.—(1) This Act may be called the Port Protection Force Act, 1964.

(2) It applies to all major ports within the Union of India.

(3) It shall come into force on such date as the Central Government may, by notification, in the Official Gazette, appoint.

2. Definitions.—In this Act, unless the context otherwise requires—

- (a) "Force" means the Port Protection Force constituted under section 3;
- (b) "Board" in relation to a port means the Board of Trustees in relation to that port;
- (c) "Major Port" or "port" means a major port as defined in the Indian Ports Act, 1908, (15 of 1908);
- (d) "Member of the Force" means a person appointed to the Force under this Act other than a superior officer;
- (e) "prescribed" means prescribed by rules made under this Act;
- (f) "port property" includes any goods, money or valuable security, or animal, belonging to, or in the charge or possession of, a port administration, whether owned by them or owned by any consignor, consignee, shipper or agent for sale, custody, loading or unloading;
- (g) "superior officer" means any of the officers appointed under section 4, and includes any other officer appointed by the Central Government as a superior officer of the Force.

3. Constitution of the Force.—(1) There shall be constituted and maintained by the Board a Force to be called the Port Protection Force for the better protection and security of port property.

(2) The Force shall be constituted in such manner, shall consist of such number of superior officers and members of the Force and shall receive such pay and other remuneration as may be prescribed in relation to any port under this Act, or under the provisions of any law applicable to that port.

4. Appointment and powers of superior officers.—(1) The Board may appoint a person to be the Chief Security Officer of the Force and may appoint other persons to be Security Officers or Assistant Security Officers of the Force.

(2) The Chief Security Officer and every other superior officer so appointed shall possess and exercise such powers and authority over the members of the Force under their respective commands as is provided by or under this Act.

5. Classes and ranks among members of the Force.—There shall be the following classes of officers and other ranks among the members of the Force, who shall take rank in the order mentioned, namely:—

A. Classes of officers—

- (i) inspector,
- (ii) sub-inspector,
- (iii) assistant sub-inspector.

B. Classes of other ranks—

- (i) head rakshak,
- (ii) senior rakshak,
- (iii) rakshak.

6. Appointment of members of the Force.—The appointment of members of the Force shall rest with the Board who shall exercise that power in accordance with rules made under this Act:

Provided that the power of appointment under this section may also be exercised by such other superior officer as the Board may by order specify in this behalf.

7. Certificates to members of the Force.—(1) Every member of the Force shall receive on his appointment a certificate in the form specified in the Schedule, under the seal of the Board or of the Chief Security Officer or such other superior officer as the Board may specify in this behalf, by virtue of which the person holding such certificate shall be vested with the powers of a member of the Force.

(2) Such certificate shall cease to have effect whenever the person named in it ceases for any reason to be a member of the Force, and, on his ceasing to be a member of the Force, shall be forthwith surrendered by him to any superior officer empowered to receive the same.

8. Superintendence and administration of the Force.—(1) The superintendence of the Force shall vest in the Board and subject thereto the administration of the Force shall vest in the Chief Security Officer and shall be carried on by him in accordance with the provisions of this Act and of any rules made thereunder.

9. Dismissal, removal, etc., of members of the Force.—(1) Subject to the provisions of article 311 of the Constitution and to such rules as the Board may make under this Act, any superior officer may—

(i) dismiss, suspend or reduce in rank any member of the Force whom he shall think remiss or negligent in the discharge of his duty, or unfit for the same; or

(ii) award any one or more of the following punishments to any member of the Force who discharges his duty in a careless or negligent manner, or who by any act of his own renders himself unfit for the discharge thereof, namely:—

(a) fine to any amount not exceeding seven days' pay or reduction in pay scale;

(b) confinement to quarters for a period not exceeding fourteen days with or without punishment, drill, extra guard fatigue or other duty;

(c) removal from any office of distinction or deprivation of any special emolument.

(2) Any member of the Force aggrieved by an order made under sub-section (1) may appeal against the order to such authority as may be prescribed, and the decision of the said authority thereon shall be final.

10. Officers and members of the Force, to be deemed to be port staff.—The Chief Security Officer and every

other superior officer and every member of the Force shall for all purposes be regarded as staff of the Board within the meaning of the Indian Ports Act, 1908 (15 of 1908) in relation to that port and shall be entitled to exercise the powers conferred on the port staff by or under that Act.

11. Duties of members of the Force.—It shall be the duty of every superior officer and member of the Force—

- (a) promptly to execute all orders lawfully issued to him by his superior authority;
- (b) to protect and safeguard port property;
- (c) to remove any obstruction in the movement of port property; and
- (d) to do any other act conducive to the better protection and security of port property.

12. Power to arrest without warrant.—Any superior officer or member of the Force may, without an order from a Magistrate and without a warrant, arrest—

- (a) any person who has been concerned in an offence relating to port property punishable with imprisonment for a term exceeding six months, or against whom a reasonable suspicion exists of his having been so concerned; or
- (b) any person found taking precautions to conceal his presence within port limits under circumstances which afford reasons to believe that he is taking such precautions with a view to committing theft of, or damage to, port property.

13. Power to search without warrant.—(1) Whenever any superior officer, or any member of the Force, not below the rank of a senior rakshak, has reason to believe that any such offence as is referred to in section 12 has been or is being committed and that a search-warrant cannot be obtained without affording the offender an opportunity of escaping or of concealing evidence of the offence, he may detain him and search his person and belongings forthwith and, if he thinks proper, arrest any person whom he has reason to believe to have committed the offence.

(2) The provisions of the Code of Criminal Procedure, 1898 (5 of 1898) relating to searches under that Code shall so far as may be, apply to searches under this section.

14. Officers and members of the Force to be considered always on duty.—(1) Every superior officer and member of the Force shall, for the purpose of this Act, be considered to be always on duty.

(2) No superior officer or member of the Force shall engage himself in any employment or office other than his duties under this Act.

15. Responsibilities of members of the Force during suspension.—A member of the Force shall not by reason of his suspension from office cease to be a member of the Force; and he shall, during that period, be subject to the same responsibilities, discipline and penalties to which he would have been subject if he were on duty.

16. Penalties for neglect of duty, etc.—(1) Without prejudice to the provisions contained in section 9, every member of the Force who shall be guilty of any violation of duty or wilful breach or neglect of any rule or regulation of lawful order made by a superior officer, or who shall withdraw from the duties of his office without permission, or who, being absent on leave, fails, without reasonable cause, to report himself for duty on the expiration of the leave, or who engages himself without authority in any employment other than his duty as a member of the Force, or who shall be guilty of cowardice, shall be liable, on conviction before a Magistrate, to imprisonment for a period not exceeding six months.

(2) Notwithstanding anything contained in the Code of Criminal Procedure, 1898 (5 of 1898) an offence punishable under this section shall be cognizable.

17. Application of Act 22 of 1922 to members of the Force.—The Police (Incitement to Disaffection) Act, 1922 (22 of 1922) shall apply to members of the Force as it applies to members of a police force.

18. Certain Acts not to apply to members of the Force.—Nothing contained in the Payment of Wages Act, 1936 (4 of 1936), or the Industrial Disputes Act, 1947 (14 of 1947), or the Factories Act, 1948, (63 of 1948) shall apply to members of the Force.

19. Protection of acts of members of the Force.—(1) In any suit or proceeding against any superior officer or members of the Force for any act done by him in the discharge of his duties, it shall be lawful for him to plead that such act was done by him under the orders or a competent authority.

(2) Any such plea may be proved by the production of the order directing the act, and if it is so proved, the superior officer or members of the Force shall thereupon be discharged from any liability in respect of the act so done by him notwithstanding any defect in the jurisdiction of the authority which issued such order.

(3) Notwithstanding anything contained in any other law for the time being in force, any legal proceeding, whether civil or criminal, which may lawfully be brought against any superior officer or member of the Force for anything done or intended to be done under the powers conferred by, or in pursuance of, any provision of this Act or the rules thereunder shall be commenced within three months after the Act complained of shall have been committed and not otherwise; and notice in writing of such proceeding and of the cause thereof shall be given to the person concerned and his superior officer at least one month before the commencement of such proceeding.

20. Power to make rules.—(1) The Board may make rules for carrying out the purposes of this Act.

(2) In particular, and without prejudice to the generality of the foregoing powers, such rules may provide for—

- (a) regulating the classes and grades and the pay and remuneration of superior officers and members of the Force and their conditions of service in the Force;
- (b) regulating the powers and duties of superior officers and members of the Force authorised to exercise any functions by or under this Act;
- (c) fixing the period of service for superior officers and members of the Force;
- (d) regulating the punishments and providing for appeals from, or the revision of, orders of punishment, or the remission of fines or other punishments;
- (e) any other matter which has to be or may be prescribed.

(3) All rules made under this section shall be submitted for approval of the Central Government as soon as possible and in all cases within thirty days after they are made and shall be subject to such modifications as may be made by the Central Government.

21. Certain sections of Bengal Act II of 1890 not to have effect.—Sections 129 to 134 of the Calcutta Port Act, 1890 (Bengal Act III of 1890) shall cease to have force on the application of this Act.

22. Saving.—If before the application of this Act, there exist in any Port Acts any laws for regulating the appointments, terms and conditions of service of the officers and staff of the Board such provisions of law shall remain in force in relation to that port under this Act.

23. Persons employed under this Act to be public servants for certain purposes.—Every person employed under this Act shall, for the purposes of sections 161 to 171 (both inclusive), 184, 185 and 409 of the Indian Penal Code (45 of 1860) for the purposes of the Prevention of Corruption Act, 1947 (2 of 1947) be deemed to be a public servant within the meaning of section 21 of the said Code.

THE SCHEDULE

(See section 7)

A. B. has been appointed a member of the Port Protection Force under the Port Protection Force Act and is vested with the powers, functions and privileges of a member of the Force.

STATEMENT OF OBJECTS AND REASONS

The volume of exports and imports handled by the major ports has increased tremendously during the recent years which has necessitated large security staff for the protection of port property. At the moment, the security staff consists of the port police, which is drawn from the city police force, and a limited number of watch and ward staff under the direct employ of the port authorities. The port police, being part and parcel of the city police, are subject to the demands of the city's overall law and order problem and, as such, they are frequently drafted to augment the city force. When such withdrawals take place, the port is left without an adequate force, which often leads to spurt in pilferage. Further, at major ports and terminals, special problems arise from their complex and peculiar structure, and it has been found that an average police constable is not well equipped to tackle such problems. This is obviously an unsatisfactory position and should be remedied immediately by creating an independent Port Protection Force.

The Bill seeks to provide for the constitution and regulation of a Force to be called the Port Protection Force for the better protection and security of port property.

M. P. BHARGAVA.

भाग ७—भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं

शून्य

अनुप्रवर्क

क्र. घ

